.....

Now is the Time to Subscribe.

BY A CONSOLIDATION OF THE , ASH-DISPATCH, and by the generous and united support of the Union and Disparce by the patrons of both the former papers, the Proprietors are enabled to present a Newspaper hithe. to unsurpassed in this city or State.

IN FULLNESS AND ACCURACY NEWS, our paper will compare favorably ith best in the entire country; and in saying we only repeat the expressions of many patrons, who are most espable of judging in

In the Political Interests of the People,

The UNION AND DISPATCH, as hereto placed, it will adhere to the principles an has which constitute the basis of the Republic.

Radical politicians who now hold the Legis-the county of Montgomery, Tennessee, until the close of the war. After the removal of ative power of the Government, we shall abate othing of our past opposition to their meamre With these views, which are no less than amound convictions, we cannot and will not hesitate to defend the unfortunate South the aspersions and impositions beared upo ts people, and urge that Justice and Riour shall meted out o them. KREEKLOR

Our Manufacturing and Domestic Interets.

TORROY AMERICAN SILE

We shall constantly admonish the Southern people to be self-rollant, and shall do what we may be able to induce the establishment of factories in our midst for our home products. To this end we will pay special attention to the cost and statistics of manufacturing. and exert ourselves to encourage the diversiteation of Southern industries and the development of Southern resources. Windshipson Peril

Our Financial and Commercial Column.

Every department of business has an imme diste interest in the markets of the country, and in its financial fuctuations and condition. The man who faks to keep himself properly advised as to the rise and fall of the markets, as controlled by the laws of demand and supply, and the relative condition of the currency, is exposed to constant loss, and must necessarily tall behind his more intalligent and enterprising neighbors. In order to make our paper valuable as well as interesting, we shall continue to make this a spectat. PRAYUNE, Our Daily Market Reports, domestic and foreign, by telegraph, and our City Reports, gotten up at heavy expense, have challenged the commendation of our best businessmen; while our current Financial Reports from all the leading money centre of the country are fuller than have ever published by any other journal in Tennessees

Winds usboth Joon the Subject of Agriculture And kindred topics, we shall also give an ex tensive variety of valuable and interesting matter the best adapted to the farming classes of our situte, which will, in a great measure, supply the place of a family agricultural paper. BARR BARR WOULD

For the Family Circle,

And for the special pleasure and profit of the young, each week we will give a general literary and religious miscellany. Nothing shall find its way into our columns unfit for the perusal the mothers and daughters of the land. Depreeating the demoralizing sensationalism of many contemporary journals, we shall eschew that character; striving to give the reader substantial matter, preferring to be useful rather than

BURGIORIE Decisions of the Supreme Court.

In view o the necessities of the legal profes rion, and the general public interest attaching to the many new questions coming before our udicial tribunals, we will publish all the important decisions of the Supreme Court, from the convenience and advantage of the pubofficial sources, which may be relied upon as lie. The power of the President and Dientirely trustworthy.

OF BLUE WAR REDUCTION OF RATES

We are gratified at being able to state that the very large increase in the number of on Daily and Tri Weekly subscribers enables us to reduce the price of subscription to these editions We do so the more cheerfully because the naces sities of the people, in the impoverished condirion of our stricken section, requires such concessions as can be reasonably made in their interests. From and after the let January, therefore, our

"BRMS OF SUBSURIPTION WILL BE -IN ADVANCE-

OATLY. PRI-WEEK LY WEEKLY....

And for shorter periods at the came rates. We carnestly appeal to our friends to at in extending our circulation; and in abereby inrending our means of unefulness. A copy of paper will be sent gratuitously to any one us ten subscribers to either of the editions.

NASHVILLE UNION AND DISPATCH.

VOL. XXXIV---NO. 63

NASHVILLE. TENN., THURSDAY, FEBRUARY 20, 1868 PRICE FIVE CENTS

Union and Dispatch.

THERMOAY, PERRUARY 20, 1868. Lucgest Circulation in City and State.

LEGAL.

Decisions of the Supreme Court of Tennessee, at Nashville, December Term, 1867.

Reported for the Union and Dispatch, by S. J. Henderson, Attorney at Law. The Bank of Tennessee and branches were lo ested at certain points designated by an act of the Legislature, and could only be removed by the power that ideated them." "The President and Directors had no authority to remove the nasets to places not designated

by law."
The act of the Legislature passed July, 1861, authorizing the bank to receive Confederate Treasury notes in discharge of the debri the the bank, was null and rold from the beginning." Whether or not illegal currency voluntarily re-

Whether or not illegal currency voluntarily re-ceived in payment of the debts due the bank is an executed contract within the rule settled by this court, 3d Cold., 473, depends upon the residence of the parties at the time payment was made. If at the time of payment one of the parties resided within the lines of the Con-federate mulitary forces and the ather within the territory permanently held by the military forces of the United States, it would not be binding on the bank."

Bank of Tennamee es, G. M. Woodson et al. The Chancellor in this case pronounced decree for the complainant in the Chancery Court at Clarksville, from which the defendant appealed to this court.

The facts necessary to be stated are as follows: On the 13th of June, 1860, E. W. Thomas and Montgomery Davil being indebted to the Bank of Tennessee, at the branch located at Clarksville, in the sum of \$25,095, by four notes for \$6273, each payable in six, twelve, eighteen and twentyfour months, E. W. Thomas conveyed to the President and Directors of the Bank ten acres of land adjoining the town of Clarksville to secure the payment of the debt. A power was reserved in the deed authorizing Thomas to lay off said land in lots and sell the same for the payment of the debts specified. On the 7th of July, 1860, Thomas having divided said land in lots, sold the defendant, Woodson, three of the lots at the price of \$5,474 71, for which sum he executed his three notes for \$1824 each, due the 15th of April, 1861, 12th of January , 1862, and 12th of July, 1862, payable to E. W. Thomas or order, and were by him indorsed and delivered to the bank in September, 1861. The first note fore, will take the Constitution and laws for its | not being paid, it was placed in the hands guide; and in the discussion of all the new and intricate questions and issues arising out of the Donelson, the assets of the Branch Bank of Tennessee at Clarksville were teachings of the founders and expositors of our removed by the Cashier, by the advice government and institutions. It will endeavor and consent of the President and Dito guard with vigitance and defend with unwa- rectors, to Chattanoogn, to prevent them vering earnestness and faith the rights and inte- falling into the hands of the Federal cupied and controlled by forces sts of all the States, and the essential princi- forces. From that place they were af- of the United States engaged in dispersing We shall oppose all invasions of these, and | gia, and held by the Cashier until the aphold, to the utmost of our ability, the union | close of the war, two of the notes thus held of the States under them. Feeling that they | against the defendant were carried to Chatre endangered by the revolutionary schemes of | tanooga. Woodson continued to reside in

the bank was discontinued, except the

Cashier having charge of the assets received in payment of the notes owing by its

debtors. The Cashier continued in the

custody and control of the assets until they were returned to the State. The Federal forces occupied the town of Clarksville permanently. About the first of January, 1863, and from that time until the close of the war, it was garrisoned by a strong military force. In August, 1863, the defendant, Woodson, and E. W. Thomas, who was a resident of the town of Clarksville, procured W. P. Lindly to go to Chattanooga, where the assets of the bank were. They gave him Confederate treasury notes, with instructions to pay off their indebtedness to said bank, and on the 10th day of August, 1863, the said Lindly, as the agent of the said Woodson and Thomas. paid to the Cashier of said branch bank the said notes in Confederate treasury notes, and he delivered to him two of the notes, and executed a receipt against the note that had been given to an attorney to sue upon. At the time of said payment the Federal forces occupied and held possession of the county of Montgomery and city of Nashville and other parts of the territory of Middle Tennessee. Chattanooga was in the possession and military occupation of the Confederate forces. Upon the return of the assets of the bank to the State, after the organization of the State government, Samuel Watson, in pursuance of law, was appointed the assignee of the bank, and filed this bill to have delivered up the notes and enforce the collection by selling the real estate upon which a lien was retained for the payment of the purchase money. Woodson in his answer admits the material allegations of the bill, insists the payments were bona fide and made to the proper officer, that he had the right to receive payment and deliver up the notes,

note in the hands of an attorney was a valid payment, and brings the case within the rule settled by this court of an executed In the determination of the questions arising upon this record, it becomes necessary to look to the charter to see the object and purpose of its creation; the power and authority in its agents or officers for its control and management, and the relative status of the parties at the time of the alleged payment of the notes. The Bank nessee is a public corporation, chartered for the benefit of the State. Its capi-

and the receipt executed by him for the

tal stock consisted in part of the common school fund, which the State held as trustee for the purpose of educating the children of the State, and the surplus revenue of the United States deposited with the State under an act of Congress approved June 23d, 1836, for the repay ment of which the faith and credit of the State stood pledged, whenever required by the Secretary of the Treasury, etc., etc. No portion of its stock is private. It is, therefore, a public corporation, acting upon the funds and credit of the State, in conformity to its charter, for the convenience and advantage of the public. Forman, Green & Co. - Nichol. 3 Cold.

Its charter is a general public law, and all persons within the limits of the State are presumed to know the purpose of its creation and the nature, character and ex-tent of its powers. The principal bank and branches were located at certain points designated by an act of the Legislature, and could only be removed by the power that located them. Its officers were trustees vested with limited power to act within the scope of the authority conferred, for ractors being limited, and giving a rational exposition of them, it cannot be pretended had authority to remove the assets to points or places not designated

by law, for purposes not contemplated by the act of the Legislature and not within the legitimate scope of the charter. We think, therefore, the removal of the assets of the bank to Chattanooga was illegal and not warranted by the provisions of the law creating the institution and locating its branches, and is governed by the principles analogous to those actiled by the Supreme Court of the United States in the case of Minor vs. the Bank of Alexandria, 1 Petire, 73; though we think this a stronger case for the application of the principle than that case. It is insisted that the Legislature, by an act passed July, 1861, authorized the bank to receive and pay out Confederate treasury notes, and, therefore, the Cashier of the bank was authorized to eceive them in discharge of the debts due the bank, and, though the payment was made in Confederate treasury notes, it was in pursuance of existing law and is ding on the bank. It is unnecessary for us to consider the validity of

the act passed by the Legislature of the

State on the - day of July, 1861, after

throw off their allegiance to the Federal government, as the question has been dif-ferently settled by the people of the State

acting in their sovereign capacity. Sec. 5, of the schedule of the amended constituion provides that all laws, ordinances and esolutions, as well as all acts done in puruance thereof under the authority of the usurped State government after the de-clared independence of the State of Tennessee, on and after the 6th of May, 1861, are unconstitutional, null and void from the beginning. The constitutional amendments became a part of the constitution of the State, and the schedule unnexed for all purposes sought by the ratification, became equally binding on the courts, 3 Cold, 214. By the schedule the said act was declared to have been null and void from the beginning, and it cannot be relied upon as authorizing the Cashier of the Bank to receive Confederate treasury notes in discharge of the notes, so as to bind the bank. It is insisted though, the act is void, the illegal currency having been received voluntarily and the notes delivered up, and a receipt executed against the note in the hands of the attorney, it became an executed contract, and the case falls within

Henry et al., vs. Franklin et al. 3 Cold. The determination of this question depends upon the residence of the parties at the time the alleged payments were made, and the receipt executed against the note and the notes delivered up at the time of the payment.

the rule settled by this court in the case of

The defendants resided within the territory of which the Federal forces had permanent military occupation, and had held from the first of January, 1863, to the close of the war. The Cashier of the bank, who received the payment, at the time was redding within the military lines of the Rebel forces at Chattannoga. By the act of Congress of 13th of July, 1861, all commercial intercourse was prohibited between the States declared to be in a state of insurrection and the citizens of other States and other parts of States of the United States, it was made unlawful and to remain unlawful until such insurrection shall cease or have been supressed. The fifth section of the act of July 13, 1861, providing for the collection of duties and other purposes, pro-vided the President, by proclamation, may declare the inhabitants of the States or any section, or part of them, to be in a state of insurrection against the United States. In oursuance of this act, on the 16th of August, 1861, the President issued a proclamation, declaring the inhabitants of Virginia, North Carolina, Tennessee and Arkansas, and other States south of them, to be in a state of insurrection, except the inhabitants of Virginia west of the Alleganies, and those parts of States maintaining a legal adhesion to the constitution and Union, or from time to time oc-United States in the case of the Venice, 2 Wallace, 278, after quoting the act of July 13th, 1861, and the proclamation, save: "This executive and legislative action related mainly to trade and commercial intercourse between the inhabitants loval and the assets to Chattanoogs, the business of the inhabitants of the insurgent parts of the country, but by excepting districts occapied and controlled by national troops from the prohibition of trade, it indicated the policy of the government not to regard such district as in insurrection or their inhabitants subject to treatment as enemies

> say, not illusory, not imperfect, not transient, but substantial, complete and permanent; being such it draws af ter it the full measure of protection to persons and property consistent with subjections to military gov-The Federal forces having ocupied and held the town of Clarksand territory of Montgomery ounty, Tennessee, from the 1st of January, 1863, and until the close of the war, had uch permanent occupation and possession of the territory in which the defendants reided, as to bring it within the exception provided by the proclamation of the Presi-

dent of the 16th of August, 1861, and by the act of Congress all commercial interourse was made unlawful with those reiding within the Rebel military lines. It ollows that the defendants at the time of the alleged payment and delivering up of the notes, and the execution of the receipt against the note in the hands of an attorney residing within the military lines of the territory, occupied and permanently held by the national forces, were prohibited from holding any commercial intercourse with the inhabitants living within the military lines of the insurgents, and the Cashier of the bank being at the time of the alleged payment a resident of the neurrectionary district, the payment was unlawful and in direct violation of the act

war, and is not binding on the bank. This case does not fall within the princi ples of an executed contract, as held by this court in the case of Henly and others rs. Franklin and others, 3d Cold., 473. We think there is no error in the decree of the Chancellor, and it will be affirmed. SHACKELFORD, Judge

of Congress and a violation of the laws of

DEATH UNDER SUSPICIOUS CIR-CUMSTANCES

A man named Pat Casey, whose house is ocated on Beal street, between Second and Third streets, died suddenly on Sunday under suspicious circumstances, declaring before his death that he had been poisoned by Dr. Toles, a colored physician. The facts as stated by Coroner Cotton, who has been notified to hold an inquest on the body, are to the following effect: The deceased Casey has been a man of very intemperate habits lately, and has frequently been in the hands of the police for being drunk on the streets. On Saturday he was lischarged from custody, having been ac used of the old complaint. He was very nwell when he was released, and went to Dr. Toles for a prescription. This was given him, and he had no sooner taken the edicine than he commenced to vomit and arge in a very violent manner. He then eclared to Dr. Parnell, who had been in the mean time called in to attend him, that e had been poisoned by Dr. Toles. A egro man and negro woman were induced swallow a portion of the medicine, when had the same effect on them as it had on asey, causing them to vomit and purge iolently. It was tried on a dog, and et cted it also in a similar manner. On lunday afternoon Casey died, and the coro ner being notified of the circumstances handed what remained of the medicine over to a practical chemist for examina tion. The entire matter will be thoroughly investigated, so soon as a report is made by the chemist.—Memphis Bulletin, Feb. 18th.

THE first edition of Queen Victoria's thousand copies, is nearly sold, and will realize a profit of £10,000 at least. After the edition had been printed and bound, a gross and abominable typographical error was found in it, on account of which a leaf had to be changed in every copy. It was the work of a mischievous compositor.

CAMBRIDGE, Massachusetts, is somwhat agitated because of the exclusion of colored people from the fashionable skuting rink in that city. The courts and the City Council were appealed to to settle the troubies that have arisen.

THE Marie Antoinette style of toilette is becoming the most fushionable in Puris, out of compliment to the Empress, who greatly admires that unfortunate queen.

THE city government of Philadelphia has determined to abolish the cobble stone the attempt of the people of the State to | pavement, and is seeking for a better.

TEXNESSEE LEGISLATURE.

WEDNESDAY, Feb. 19.-Prayer by the Rev. Mr. Hontington, BILLS AND RESOLUTIONS.

Mr. Norman: A bill regulating the revenue laws of the State. Passed first read-Mr. Keith: A bill authorizing an election to be held on the first of June to determine whether or not intoxicating liquors shall be sold in the State, each county deiding for itself. Passed first reading. A bill incorporating the Valley Turn-pike Company. Passed first reading.

A resolution to print 140 copies each of the two bilis establishing Agricultural Colleges. Adopted.
Mr. Rodgers: An act to secure a settlement with the Manchester and McMinnville railroad. Passed first reading.

An act to investigate the condition of the

branch of the State Bank at Sparts. Referred to the Committee on Banks. Mr. Rodgers: A hill for an act to see the payment of public monies. Passed first reading and referred to the Judiciary Committee.

The Senate receded from its amendment to the House "indemnity bill," and the bill as it came from the House is now the law of the land. SENATE MILLS ON SECOND READING.

An act' to incorporate the Embyville

iron works, the company proposing to mortgage to the State 60,000 acres for the loan of \$100,000. Passed. An act to make the salary of the members of the General Assembly \$300 per session and mileage, and the Speakers of the House and Senate \$600 and mileage, and for called session the members to receive \$5 per day and mileage, and the respective Speakers to receive \$6 per day and mileage, was lost on second reading, and a motion entered for reconsideration.

An act to amend an act passed December 13, 1859, to elect a Revenue Collector. HOUSE BILLS ON SENATE AMENDMENTS. An act allowing certain turnpike companies to relinquish their rights to certain franchises without destroying their vested rights in that not surrendered. The motion to recede was lost, and a committee on

conference was asked. CONFIRMATION. The following nominations were con-firmed to-day as the Directors of the Bank of Tennessee: S. Y. Watson, W. T. Berry, Frank Hardeman, John Baird, Lewis Till man and Charles J. McKinney. Messra. Nelson and Keith were appoint ed a committee on the part of the Senate to remove the powder stored in the basement of the capitol.

Widow's and Orphan's Home, Adjourned to 10 A. M. to-morrow. House of Representatives, Mr. Doughty offered a resolution mesting the Governor to invoke the aid o

ien. Thomas to protect loyal men. Mr. Prosser introduced a bill to incorpo rate the Tennessee Real Estate and Imm gration Company. The resolution providing for increasing the pay of Judge Honk was rejected.

Senate bill to make title bonds evidence f legal title in actions of ejectment was passed on its third reading. Senate bill to release the bonds deposited Military occups on and control to work with the Comptroller by insurance compathis exception must be actual, that is to

nies under the act of 1867, chapter 36, sec tion 11, was rejected. Mr. Taylor, of Carter and Johnson, of fered a resolution providing for a join convention of the two Houses on the 26th ustant, for the election of Commissioner

under the indemnity act, which was The following House bills were passes in their third reading : To reppeal the laws requiring the in pection of liquors by officers of the State To mend sections 841-2-3 of the Code.

For the benefit of the Cleveland and Docktown railroad. To incorporate West Point Lodge and stablish West Point Masonic High School. To provide that suits to which corpora tions may be parties shall be tried upon the rules of evidence known to the commo

To amend an act appropriating \$5000 for the benefit of the school for the blind at Knoxville, making a like appropriation for the benefit of the school for the blind

AGRICULTURAL STATISTICS.

The statistical returns of the Agriculty ral Department, for January, include the estimated yield per acre of staple farm crops of 1867, with current home prices at the date of return. A comparison of these local prices with those of January of last year, shows as to wheat a slight reduction in Kentucky, Chio, Indiana and Michigan, where reduced production of 1866 was most apparent, and a small advance in the West, which were more, marked with the increase of distance from market, Thus. in Illinois the advance is from \$1 93 to \$1 97; in Wisconsin, from \$1 67 to \$1 77; in Minnesota, \$1 36 to \$1 48. The Iowa and Missouri average prices have been uniform the latter State.

with those of last year, and quite high it The price of corn is uniformly higher than last year in the West, except in Kansas and Minnesota. One-third difference is shown in Ohio, followed in order by Illi nois, Indiana, Kentucky, Michigan, Iwoa, Missouri and Wisconsin. It is now highes ding as follows: Minnesota, 107; Michigan, 96; Wisconsin, 86; Ohio, 82; Illinois, 68; Missoura, 46; Kantucka, 67; in Minnesota and lowest in Iowa, descen-

Missoura, 46; Kentucky, 65; Kansas, 59 : Town, 55. The price of oats is largely increased the difference amounting to 19c in Michigan, 16c in Illinols, 14c in Indiana and Ohio, 5c in Missonri and Wisconsin, and 4c in Kentucky. It is highest-in Kansas and Mississipi, being respectively "74 and 72 cents, 68 in Michigan, 59 in Wisconsin, 57 in Kentucky, 54 in Ohio, 49 in Indi

ana and Illinois, and 42 in Iowa. In the Northwestern States food for stock rules very high year by year. Hay is highest in Michigan, averaging \$16 14; in Kentucky it is \$14 80, in Ohio \$12 32, in

Indiana, \$11 63, in Hinois \$9 73. Potatoes have ranked much higher than last year, especially in Illinois, where the average has increased from 64 cents to \$1 20. The average in Ohio is \$1, in Ken-tucky 98 cents, in Indiana 97, in Michigan

resources and product for the Eastern and Diary, consisting of one hundred and fifty | Middle States, including a comparison timber, cost of pasturage, etc.

> MAINE is following the recent New England fashion of cultivating its fisheries in all the rivers of the State, and bilis are before the Legislature providing for the propagation and protection of the scaly people in the Androscoggin, the Kennebec, the Penobscot, the St. Croix and other streams. Regulations have been made for supplying the spawn of alewives, shad and salmon in tidal waters, and for nursing and sheltering perches, trout and other fresh water fishes in the upper streams. A greedy and savage destruction of those creature of the forests and rivers is by no means consistent with a growing population and

the increasing wants of the community. THE Citizens' Association of New York, say that in 1830 there was one pumper to every one hundred and twenty-three inhabitants, while in 1887 there was one to BY TELEGRAPH.

NOON DISPATCHES.

Gen. Sherman. WASHINGTON, Feb. 19 .- Lient. Gen herman has sent word here that he has written a letter to the President respectfully asking to be relieved from coming to Washington to take command of the new military division. His letter is addressed to Gen. Grant, and is to be submitted to the President by him. Senators have written to Gen. Sherman asking him not to think of resigning should the President insist upon his coming here to assume the new command.

new command. From Jamaica,

HAVANA, Feb. 19 .- Advices from Kingston, Jamaica, says the American Consul, Mr. Gregg, has telegraphed to Washington demanding the services of a man-of war to obtain redress for the outrage committed on the American whaler Hannah. The Captain has gone to St. Thomas to obtain assistance from that point if possible.

New York Convention. ALBANY, Feb. 19 .- In the State Consti tational Convention last night, the article on the Legislature was amended by striking out the clause authorizing the sale of State railroad franchises at public auction and the article on militia was amended by restricting the number of the National Gnard in time of peace to 80,000.

Virginia Republican State Convention RICHMOND, Feb. 19 .- The session of the State Republican Convention was stormy, but few members present, and they were to meet again to-morrow. Hawkhurst seemed to lead in the gubernatorial race. Hunnicutt goes to Congress. It is agreed to nominate a negro for Lieutenant Governor and President of the Senate;

New York Items. NEW YORK, Feb. 19,-The cashier of Ezra, Goodrich & Co., importers, Exchange Place, is reported to have disappeared with \$100,000 to \$300,000 of his

In the United States Circuit Court yes-terday, before Judge Benedict, James B. Freeman was convicted on the charge of having extracted money in his official capacity as Inspector of Revenue, Sentence

From Crete. NEW YORK, Feb. 19.—Dates from Crete to January 10th represent the prospects of the Turks there as more gloomy than ever. They have been defeated in several en-The Senate concurred in the House gagements of late, with severe losses. The amendment to the bill iccorporating the Musselman population are becoming discontented, and the troops have shown a

Samas Pacha has utterly failed in getting even on the outer verge of his Pachilloe Suphakia having twice been driven back in disorderly flight. The island is now it a more successful state of revolution than ever. Arms and provisions continue to be sent into Crete from all quarters. The women and children continue to flee from

the island to Greece. On the 24th of January a Russian cor vette landed with 1400 women and children from Crete at the Pieracsis. The number of combattants in Crete is 63,000. The provisional government has appealed to Christian powers to send ships for the conveyance of Cretain families to Greece, and has also protested against the crueline so lately perpetrated by the Sultan's mercenaries.

TENNESSEE

Tennessee Penitentiary.

WARD & BRIGGS. SINCE THE DESTRUCTION OF OUR SWork Shops in June last, we have rebuilt our establishment, put New Machinery of the atest style and improved quality, enabling us to offer to the trade, AT GREATLY REDUCE!

PRICES, the following articles of our own man ufacture, of the most superior quality and finish Agricultural Implements. CAST AND WROUGHT PLOWS.

DOUBLE SHOVELS. BULL TONGUES. PLOW POINTS. CLEVICES. COTTON SCRAPERS, COTTON CHOPPERS

CILTIVATORS, STRAW CUTTERS, CORN SHELLERS, Railroad and Garden Wheelbarrows

CEDAR WARE

In endless variety, consisting in part of BRASS AND IRON BOUND BUCKETS, CHURNS, latest styles. WASH TURS, FOOT TURS, KEELERS WATER CANS.

PAILS, SUGAR CANS, BISCUIT TABLES, NOGGINS, PECK, HALF PECK AND BUSHEL MEASURES. Also, the celebrated MOTH PROOF CEDAR

CASTINGS. HOLLOW WARE of the most superior quality and units. WAGON BOXES, CLEVICES

We are the sole manufacturers of Z. WARD celebrated Hemp Bagging, and are prepared t

Hemp Bagging.

Horders in any quantit. Stone Work.

We have on hand Rough, Dressed and Broker

tucky 98 cents, in Indiana 97, in Michigan 173 in Wisconain 89.

The land now planted in winter wheat is nearly the same on an average as last year, but it was in scarcely as good condition at the opening of winter.

The January report will contain an article giving certain special statises of farm resources and product for the Eastern and Middle States, including a comparison with 1860 in the value of farms and wild lands, and interesting facts as to fruits, timber, cost of pasturage, etc.

We have on hand Rough, Dressed and Broken Octors and Broken Stone, which we offer at unusually low rates. Our work Shops and adding Nachinery. We have now a large Foundary, and the best Machine Shops West of the Mountains, and offer and propose to do ALL KINDS OF MACHINERY. We are also prepared to do and likinds of Castings and other work, AT LOWER RATES THAN CAN BE DONE LISEWHERE.

P. S.—We have added additional force to our Ceder Ware Factory, and have a large stock on hand. We have hereofore been unable to fill orders promptly.

feblif WARD & BRIGGS. JAMES C. KIDI PLL. CHAS. F. WATSON

KIDDELL & WATSON, ARCHITECTS.

Over Third National Bank, NASHVILLE, TENN.

MERCHANT TAILOR, 94 Cherry street, Nashville,

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K EEPS A COMPLETE ASSORTMENT OF Cloths, Cassimeres and Vestings, and offers to the public great inducements in prices.

SOUTHERN BANK NOTES

AND ALL KINDS OF

BONDS AND STOCKS,

GOLD AND SILVER, THOS, S. MARR Pres! Foreign and Domestic Exchange, LAND WARRANTS,

GOVERNMENT SECURITIES

COMPOUND INTEREST NOTES Bought and Sold. REVENUE STAMPS for Sale at Gov Our PRICE CURRENT Furnished

DEPOSITS Received, and a General Banking Business Transacted, OFFICE HOURS-S a. m. to 5 p. m PEOPLE'S BANK, Corner Cherry and Union Sts. se?l 3m-sp. (Opposite Bank Tennessee.)

INSURANCE.

THE TENNESSEE Marine and Fire

INSURANCE COMPANY, Under the new charter, is nowopen for busine AT NO. 34 NORTH COLLEGE STREE Next door to corner of Union street

JOSEPH W. ALLEN, President A. W. BUTLER, Secretary. DIRECTORS.

John M. Hill. Watsong M. Cooke, C. A. R. Thompson, Daniel F. Carter, R. B. Cheathan, G. W. Hendershott, Joseph W. Atlen.

SOUTHERN LIFE

No. 6, Maxwell House, Cherry Street.

MORRIS & PERRIN GENERAL AGENTS.

THIS IS TO CERTIFY THAT WE HAVE this day appointed HON. WH. MATT BROWN Special Agent of the Southern Life Insurance Company, who is hereby authorised to transact business for the said company, in any portion of Middle Tennessee.

MORRIS & PERRIN. General Agents Southern Interance Compan for Middle and East Tennesses. North Ala bama, Southern Kentucky, and the State of

M. Scott, Preu't. W. J. Thomas, Sec. & Tres ROCK CITY

Paper Mill Company, CHARLES RICH. CHRISTIAN KRIEG NASHVILLE, TEXN., Manufacturers of, and Dealers in, all kinds

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BOOK, NEWS, AND WRAPPING

STATEMENT OF THE CONDITION OF THE Hartford Fire Insurance

COMPANY, On the 31st Day of December, 1867, Made to the Comptroller of the State Manufacturing Company,

of Tennessee. sar. The name of this Company is THE HARTFORD FIRE INSURANCE COM-PANY, and is located at Hartford, Connect CAPITAL

goonp. The amount of Capital Stock TRIED. The amount of Capital Stock ASSETS FOURTH. Cash on hand and in Bank and Cash Items Cash in hands of Agents and in course of trans-.... \$205,411 76 Bills receivable for loans,

secured by Bond and Mortgage, (first liens.) 104,494 54 Real Retate unencum-115,000:00 Rents and interest accrued, payable Jan. 1, 4,080 87 1,455,991 69-2,026,22 schedule filed . LIABILITIES. FIFTH. Liabilities to Banks or others, due

or not due SEVENTE. Losses either unadinated or Eigers, Adjusted and NINTE. Louis in auspense, awaiting fur-ther proof TENTH. All other claims

against the Company, dividends unpaid..... MISCELLANEOUS. ELEVENTH. The greatest amount insured any one risk is \$20,000, except in spec-WELFTH. The amount insured in any city town or vivage depends upon its stand how built.
Intergeneral. The amount insured in any of block depends as above. POURTEENTH. Certified copy of charter of the Company, as filed heretofore. FIFTEENTH. General power of Attorney for Agents to accept service of process provi-GEORGE L. CHASE, President. GEORGE M. COUT, Secretary

144-00-167,500

L. G. W. Blackburn, Comptroller of the Treamry, do hereby certify that the Hartford Fire magrance Company, located at Hartford, in the tinte of Connecticut, has produced to me satis-actory evidence that said Company has cominctory evidence that said Company has com-plied with all the requirements of the laws of the State of Tennessee, imposed on Insurance Companies, and I forther certify that H. C. Ross, Agent of said Company, has also compiled with the requirements of the laws of the State, made and provided in such cases. Wherefore, raid Hartford Fire Insurance Company has authority to take ricks and transact business of gurance in this State, at Naphville, Tenn. G. W. FLACE BURN.

Comptroller of Tengennes H. C. EOSS, Agent. Office corner Union and Cherry streets, in Bank of Tennessee Building. jan315w Middle District of Tennessee. THE UNDERSIGNED HEREBY GIVES

notice of his appointment as Assignee of the firm of Karger & Hirschberg, E. W. Morgan and Saul Samuels, of Nashville, in the county of Davidson and State of Teancesce, within suid District, who have been adjudged bankrupts upon their own petitions, by the District Court of said District. For sale at reduced price. Apply to janis laws: Office SOUCH Assignee, Office, \$2% Church street.

BANKING HOUSE

L. G. TARBOX, Cash'r, DEPOSITS RECEIVED.

And a General Banking Business

Transacted.

Davidson County Jary Tickets Bought. Exchange on New York, Cincinnsti, Louisville and Memphis for sale.

DOWN COMES THE PRICE

Of Illumination!

the United States.

IT IS NON-EXPLOSIVE!

ANY OTHER OIL:

THE FLATTERING SUCCESS ATTENDING the introduction of the AURORA OIL has

BURNERS, WICKS,

Robert Hailey, 353 South Summer street.

PRINCIPAL DEPOT,

(Between Cherry and College.)

NORTH NASHVILLE

PLANING MILI

RICH & KRIEG.

Frames, Mouldings, Flooring, Ballusters on hand and made to order, at and below Cir

Corner Summer, Madison and Cherry

Streets, Nashville, Tenn.

PHŒNIX

NASHVILLE, TENN.

MANUPACTURERS OF ALL KINDS OF

Hollow- Ware,

CASTINGS.

WATER AND GAS PIPES.

STORE PRONTS, and

Sugar and Bark Mills,

Portable and Stationary Engines,

On hand and made to order.

WORKS ON LEBANON PIKE, NEAR CITY

RESERVOIR.

FOR RENT

THE PLACE KNOWN AS

THE HOGGETT FARM,

Lying five miles west of Murfreesboro, in Ruth errord county, containing about

PIFTEEN HUNDRED ACRES,

Eight hundred of which are cleared and in

high state of cultivation. The entire place is under an excellent fence, with good embetantial gates to every field and woods lot. The unin-proved land is linely set in blue grass, and alto-

gather it is one of the most desirable cotton of stock farms in Middle Tennestee. Said farm will be rented upon reasonable terms for our two or three years. Apply to Daniel Hillman Nashville, or to the undersigned at Murfreesboro oct2011 EDWARD L. JORDAN, Agent-

GREAT DISCOVERY!

EVERY MAN HIS OWN ARTIST

Likenesses or Photographs. This instrument with full instructions can by mail for one dollier. Address, C.B. AMES & CO., jan4.2m 151 Broadway, New York.

- Interface, Plans and Special and Special control of the special control of the special special control of the sp

CHURCH STREET, ADAMS BYPRES

Nachville Patent Office,

FOR RENT,

Small Dwelling on Union Street

JOHN KIRKMAN.

HARRISON & SONS.

No. 46 Front street.

Opposite New Theater.

FOR SALE.

AND PEXTURES.

son can take correct

JOHN TRENBATH, Sec.

SAM'L E. JONES, Pres't.

IRON RAILINA

ETC, ETC.

VERANDARS,

J. H. BUTMAN & CO.

L. D. WHEELER, 354 South College street.

PETER McMAEIN, 242 Broad street

Dono & Simmonns, Edgefield.

B. Daigas, 377 North Summer street.

nduced the Proprietors to make extensive

IT EMITS NO ODORE

LAMPS, CHANDELTERS.

BRACKET LAMPS

HANGING LAMPS,

QUALED!

LOANS NEGOTIATED. Interest Allowed on Deposits COLLECTIONS MADE,

Exchange on London, Bublin and all parts of Germany for sale.

The Righest Price paid for Gold, Silver, Land Warrants, Government Securifies, Compound Interest Notes, etc., etc.

State and County Bonds and Railroad Stocks Bought and Soid.

The Very Highest Price paid for Southern Bank Notes,

Baydson County Yary Tickets College Street, near Union

et is prepared to transact a regular Banking NEW YORK,

Government Securities, Gold and Silver, bought and soldon Commission. JOHN LUMSDEN, President, W. J. THOMAS, Cushler

STATEMENT

AURORA OIL. Atna Life Insurance Co. The Greatest Hiuminating Agency in OF HARTFORD, CONN.,

> Tennessee, January 1, 1863. ASSETS OF THE COMPANY.

LIABILITIES. osses adjusted and not due

T. O. ENDERS, Secretary STATE OF CONNECTICUT. COUNTY OF HABTFORD And everything appertaining to illuminating

Honges & Richards, Northeast corner of Sum STATE OF TENNESSEE, Comprising a Office, Jan. 1, 1868, NG. 37 UNION STREET.

said Bina Life Insurance Company has suther ity to take risks and transact the business: Insurance in this State, 4 Nashville, Tenn. G. W. BLACKBURN,

M. STRATTON. H. J. CHENEY. B. P. ROV. STRATTON, CHENEY & ROY

COTTON AND TOBACCO FACTORS

NASHVILLE, TENN. roduce consigned to us.

We keep at all times a full supply of Bagging.



AND WOOD NAPTHA,

UNRIVALED PREPARATION t gures effectually all discuses of the Turon and Lung, Consumption in its incipient stages.
Asthma. Broughtle, Colds. Coughs. Catarris.
Croup. Whooping Cough, Sura-Throat, and all
diseases of the Respiratory Organs are immediately relieved by its nonExtract from a letter from Dr. B. Robinson. one a practicing physician in Marfressboro. Ionn, under date of September 14, 1807, from Christiana, Tana.

I shall always take pleasure in recommending your Balano, because I feel its good effects in my arstem every day, and am quite sure it has extended my life. Hoping you may racteed in doing good to the human race, and recompense yourself thereby.

I me, respectfully, your friend.

I am, respectfully, your friend, D. S. B. ROBINSON, M. D.

Sold sholecule by Berry, Demoville & Co., and by all druggists in the city of Nashville and broughout the Southern States. Price per Botbroughout the couthern county who letted orders in \$150. Please address all who letted orders DR. C. WILLIAMS & Oc. And they shall receive prompt attention.

A liberal discount made to the trade.

THE UNDERSIGNED HERESY GIVES notice that be has been appointed Amignes of the estate of Ediev Pani, of White sounty, THREE TOBACCO SCREWS, PRESSES Fennesses, who has been adjudged a bankrapt upon his own petition, by the Circuit Court of the United States of said district. jan 20 wat: A. FISK, Assignee.

MERCHANDISE

In this part of the country should go to sleep without holding

NO OWNER OF

A FIRE POLICY

With the well tried and reliable State Insurance Company

OF NASHVILLE. OFFICERS JNO. LUMSDEN, President. W. J. THOMAS, Vice President, JOSEPH NASH, Secretary.

THE SECOND

NATIONAL BANK

OF NAMED VILLE.

Designated Depositary and Financial Agent of the United States,

NEW DELEANS. LOUISVILLE, AND CINCINNATI

OF THE

To the Honorable Comptroller of the State of IT CONTAINS NO OIL OR GREASE!

Real Estate owned by the Company, \$12,000 co.
Cash on hand and in Bunk 770,418 as
Bonds owned by Company 843,081 li
Bank Stock owned by Company 880,113 oc.
Bills Receivable 483,860 cc.
Loans upon Mortgage 315,450 cc.
Premium Notes, drawing 6 per centinterest 4171 881 72 THE QUALITY OF LIGHT IS UNE. IT IS 35 PER CENT. CHEAPER THAN interest Office Furniture \$7,583,612 35

\$206,575.00 Personally appeared before me E. A. Bulke-iey, President, and T. O. Enders, Secretary, to me personally known, and substribed and purposes.

The following gentlemen have been appointed Agents for the sale of Aurora Oil in the city and Edgefield; made oath to the foregoing statement.
[arat.] CHAS, J. COLP,
Notary Public

> I. G. W. Blackburn, Comptroller of the Treasury, do hereby certify that the Atha. Life In-ourance Company, located at Hartford, in the State of Connecticut, has produced to me inti-factory evidence that said Company has commetaly evidence that each Company has com-plied with all the requirements of the laws of the State of Tennasses, imposed on inturance Companies and I further certify that WIL LiaM D. Fallsoff, denoral Access of said company, and P. P. PECK, have also complied with the requirements of the laws of the State, made and provided in each cases; wherefore

Committailer of Tennesses
P. P. PECk, Local Agent
Wms. D. TALPOTE, General Agent

LL KINDS OF DOORS, SASH, BLINDS

GENERAL COMMISSION MERCHANTS Dealers in Produce,

VO. 16 BROAD STREET, HAVING THOROUGHLY RENOVATED 11 our Warshouse, our facilities for the storage and handling of Cotton are ununpassed in the city; and being covered with METAL ROOFING, additional security will be afforded to all descriptions of Merchandise consigned to Cooking and Heating Stoves, cash advances made on Cotton and other BEIDGE, PLAIN AND ORNAMENTAL

> Rope, Twine and Iron Ties, of the most ap-proved make. Particular attention paid to Receiving and Forwarding Goods. STRATTON, CHENEY & ROY.



BALSAM OF WILD CHERRY

From Dr. J. W. Nelson, under date of Murfreemore, September 6, 1967;
Dz. Chantra Williams, Memphia: I have
had a great many calls for your Wild Cherry
and Wood Naytha, and of course could not farnish it; and my olest in writing to you is to
request that you amd me a few dozen as soon as
convenient, and forward your bill, and I will
send you a check for the amount.

Respectfully yours,

JOSEPH W. NELSON."

Middle District of Tennessee.